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SAN DIEGO UNIFIED SCHOOL DISTRICT and
JAMES GOOD

**UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF CALIFORNIA**

KAYLA CASHMAN BY AND THROUGH
HER GUARDIAN AD LITEM,
BERNADETTE HILGEMAN; AND
STEPHEN CASHMAN, AN INDIVIDUAL,

Plaintiffs,

v.

SAN DIEGO UNIFIED SCHOOL
DISTRICT; JAMES GOOD,
INDIVIDUALLY, and DOES 1 through 20,

Defendants.

CASE NO. 08 CV 0519-BEN (POR)

**REQUEST FOR JUDICIAL NOTICE IN
SUPPORT OF DEFENDANTS' MOTION
TO DISMISS PURSUANT TO F.R.C.P.
12(b)(1), (6)**

[F.R.C.P. 12(b)(1),(6)]

DATE: August 4, 2008
TIME: 10:30 a.m.
COURTROOM.: 3
JUDGE: Hon. Roger T. Benitez

Defendants SAN DIEGO UNIFIED SCHOOL DISTRICT (the "District") and
JAMES GOOD ("Mr. Good," and collectively with the District, the "Defendants") hereby request
the Court to take judicial notice of the documents identified below and attached hereto, pursuant
to Federal Rule of Evidence 201 and *Parrino v. FHP*, 146 F3d 699, 706 (1998):

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1 Exhibit "A"

2 Plaintiffs KAYLA CASHMAN's and STEPHEN CASHMAN's
3 First Amended Complaint filed on June 12, 2008.

4 DATED: June 18, 2008

HIGGS, FLETCHER & MACK LLP

6 By: 

7 STEVEN J. COLOGNE, ESQ.
8 MICHAEL R. GIBSON, ESQ.
9 Attorneys for Defendants
10 SAN DIEGO UNIFIED SCHOOL
11 DISTRICT and JAMES GOOD
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EXHIBIT A

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Attorneys for Plaintiff, Kayla Cashman, by and
through her Guardian Ad Litem, Bernadette
Hilgeman; and Stephen Cashman

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

KAYLA CASHMAN, BY AND THROUGH
HER GUARDIAN AD LITEM BERNADETTE
HILGEMAN; AND STEPHEN CASHMAN

PLAINTIFF(S),

v.

SAN DIEGO UNIFIED SCHOOL DISTRICT;
JAMES GOOD, INDIVIDUALLY; JESUS
MONTANA, INDIVIDUALLY, AND DOES
1 THROUGH 20

Case Number: 08 CV 0519-BEN (POR)

**FIRST AMENDED COMPLAINT FOR
PERSONAL INJURY**

1. UNLAWFUL SEARCH AND SEIZURE
2. UNLAWFUL POLICIES, CUSTOMS OR HABITS
3. NEGLIGENCE
4. FALSE ARREST/FALSE IMPRISONMENT
5. CIVIL RIGHTS VIOLATION
6. INTENTION INFLICTION OF EMOTIONAL DISTRESS

COMES NOW plaintiffs, Kayla Cashman by and through her Guardian ad Litem
Bernadette Hilgeman, and Stephen Cashman, individually and for causes of action against
defendants and each of them, complains and alleges as follows:

This is a lawsuit for money damages and is brought pursuant to 42 U.S.C. §1983, et seq.,
and the Fourth and Fourteenth Amendments to the United States Constitution, for personal

1 injuries and violation of plaintiff, Kayla Cashman's constitutional rights by defendants, Jesus
2 Montana and James Good and DOES 1-10. Jurisdiction is founded on 28 U.S.C. §§1331, 1343
3 and the aforementioned statutory and Constitutional provisions. State claims for negligence,
4 Civil Rights violation, false arrest and intentional infliction of emotional distress are alleged as
5 well, and plaintiffs invoke the Court's supplemental jurisdiction to consider these state law
6 claims.

7 8 GENERAL ALLEGATIONS

9 1. Plaintiff, KAYLA CASHMAN, is a minor and resident of San Diego, California, and
10 the accident complained herein occurred in the County of San Diego. Plaintiff is a minor having
11 been born on July 11, 1991. Plaintiff alleges and affirms that a proper governmental claim was
12 submitted to the San Diego Unified School District for the injuries alleged herein, and such claim
13 was denied, in a letter dated September 24, 2007, and thereafter mailed by the District.
14 Following the Dismissal of all charges in the criminal action, a second claim was submitted to
15 the District and Patrick Henry High School on March 7, 2008, which claim was summarily
16 denied on March 19, 2008. The time for bringing this complaint is within the statutory timelines
17 provided by law.

18 2. Plaintiff, Stephen Cashman, is a resident of the County of San Diego. Plaintiff
19 alleges and affirms that a proper governmental claim was submitted to the San Diego Unified
20 School District for the injuries alleged herein, and such claim was denied, in a letter dated
21 September 24, 2007, and thereafter mailed by the District. The original complaint brought herein
22 was filed within the requisite statutory period for bringing such claims.

23 3. Defendant SAN DIEGO UNIFIED SCHOOL DISTRICT (hereinafter "District") at all
24 times relevant to this complaint was and/or is a governmental agency and/or District and which is
25 subject to the Government code. The District owns and operates Patrick Henry High School
26 wherein the acts herein complained occurred on and after March 31, 2007.

27 4. Defendant JAMES GOOD (hereinafter "Good") at all times relevant to this
28 complaint was and/or is a resident of San Diego, and further, during all relevant times to this

1 complaint was acting outside the authority provided to him as a District, and whose actions were
2 so reprehensible as to subject him to independent liability for the acts complained of herein.

3 5. Defendant, JESUS MONTANA (hereinafter "Montana") at all times relevant to this
4 complaint was and/or is a resident of San Diego, and further, during all relevant times to this
5 complaint was acting within his authority as a campus policeman as a governmental official, and
6 was acting with the color of authority afforded a peace officer and at all time relevant to this
7 amended complaint exercised his authority as a policeman in contravention to the Constitutional
8 rights of plaintiff, Kayla Cashman.

9 6 Plaintiff is unaware of the true names and capacities of the defendants named as
10 DOES 1 through 50, and therefore sue these defendants as fictitious parties. Plaintiff will, upon
11 learning the true names and capacities of these DOE defendants, seek leave to amend the
12 complaint so that the true names and capacities of these individuals may be added to the
13 complaint. At this time, Plaintiff states on information and belief that each of the fictitiously
14 named defendants was at all pertinent times acting as the agent of the named defendants and one
15 another and are responsible in some manner for the events and happenings herein referred to and
16 caused injuries and damages proximately thereby as hereinafter alleged.

17 **FACTUAL BACKGROUND**

18 7. On or about March 31, 2007, plaintiff was a student at Patrick Henry High School
19 (hereinafter referred to as PHHS) which is part of the San Diego Unified School District.
20 Plaintiff was a member of the Patrick Henry High School track team and was participating in the
21 Elmer Runge Invitational track meet sponsored by PHHS. Prior to the meet, plaintiff and other
22 PHHS track athletes were advised and requested to assist visiting team coaches, with
23 transportation of equipment.

24 8. According to PHHS custom and practice, students were utilized to operate District
25 owned golf and/or utility carts during the course of the track meet. District employees provided
26 keys and authority to student's to operate the golf carts. On March 31, 2007, two (2) such
27 students were selected, but the responsible teacher/coach never verified California Driver's
28 license status or pre-existing disciplinary actions taken against either student. Neither student

1 recall being told other kids could not drive the carts. The students with the keys to the carts were
2 not monitored or supervised while the carts were used at the track meet.

3 8. Prior to 3:00 pm, on March 31, 2007, plaintiff, Kayla Cashman, saw students
4 driving the golf carts and helping put away cones and other materials utilized during the course
5 of the track meet. She subsequently only saw one cart being used, because one had ceased to
6 operate.

7 9. At approximately, 3:00 pm March 31, 2007, Plaintiff, Kayla Cashman, was asked
8 by one of the students driving the cart, if she wanted to drive, too which she responded yes.
9 While watching an event, one of the visiting track coaches requested assistance with materials he
10 needed taken to his car. Plaintiff agreed to assist, and she along with the other students took the
11 coaches equipment to his car which was parked on an upper level on PHHS property.

12 10. While returning to the main field level, plaintiff lost control of the cart, and
13 crashed into a cyclone fence causing herself injury, which included a broken ankle requiring
14 internal fixation and multiple surgeries. As of the date of this filing plaintiff, Kayla Cashman,
15 continues to suffer pain and discomfort in her ankle, and continues to have hardware embedded
16 in her ankle. Plaintiff never left school ground with the cart.

17 11. District personnel were aware of the accident and injuries on March 31, 2007.
18 PHHS students were on Spring Break from April 2nd through and including April 6, 2007.
19 Neither Plaintiff, Kayla Cashman, nor her parents were contacted regarding the cause of the
20 accident during Spring Break.

21 12. Campus police officer, Defendant Montana, received formal notification of the
22 accident on Sunday, April 2, 2007, via e-mail. On April 9, 2007, the students, including plaintiff
23 returned to School. Plaintiff, Kayla Cashman, was removed from her fifth period class, and
24 escorted by campus security assistant's to Defendant Montana's office. Prior to conducting
25 interrogation, defendant Montana was aware that a criminal offense had been committed, and
26 that Plaintiff was the primary if not only alleged culprit. Officer Montana was unaware of the
27 Constitutional requirement requiring a parent or other adult be present during an interrogation.
28 Officer Montana was unaware of any District policy requiring a parent be present during an

interrogation. Officer Montana conducted the interrogation with only him and plaintiff present in violation of plaintiff's Constitutional rights. After the interrogation, Officer Montana arrested plaintiff for stealing the golf cart and vandalism. Defendant Montana should have known of the Constitutional restrictions relating to the interrogation of minor children. Plaintiff had committed no crime, nor was there probable cause to believe that she had committed a crime. Plaintiff was unlawfully arrested by defendant Montana and charged with several false criminal charges resulting from the above-described incident.

13. Officer Montana subsequently released Plaintiff to defendant good, advising defendant Good of the arrest. Defendant Good thereafter repeatedly questioned plaintiff without the presence of an adult and sought further incriminating evidence against plaintiff. Both defendant Montana and defendant Good, repeatedly advised plaintiff that all charges and disciplinary action would go away if she and/or her father agreed to pay for the damage to the cart. Plaintiff refused.

14. Defendant Good thereafter contacted plaintiff, Stephen Cashman, and advised him that his daughter had been arrested, for felony theft and vandalism arising out of the golf cart incident, and further advised plaintiff Stephen Cashman that all charges would be dismissed and disciplinary action would stop, if Stephen Cashman agreed to pay for damage to the cart.

15. Plaintiffs' refused to pay for the golf cart repairs, and appealed the suspension. Based upon further investigation by the Defendant District, the Amended suspension form was to delete any reference to property theft. Despite these representations by the DISTRICT on March 6, 2008, plaintiff, Kayla Cashman formally appeared for trial on felony counts of theft and malicious vandalism. Despite the self-serving testimony of Officer Montana, the Court, per the Honorable, Judge Cynthia Bashant, granted defendants §1118 motion and dismissed all charges against plaintiff, Kayla Cashman after the prosecution rested its case in chief for lack of evidence.

I.

FIRST CAUSE OF ACTION

[42 U.S.C. §1983 Constitutional Violations—
Unlawful Search and Seizure and Excessive Force]

16. Plaintiff, Kayla Cashman, by and through her Guardian ad Litem realleges and incorporates by reference each and every allegation contained in Paragraphs 1 through 15 above as though fully set forth herein.

17. As a result of the acts alleged above, particularly the unlawful detentions, unlawful arrest and unlawful seizures of Plaintiff as described above, Plaintiff was unlawfully seized by Defendant Montana, by virtue of the actions of officer Montana and Good, without a warrant, probable cause or reasonable suspicion, and without conducting a proper investigation. Thus, Plaintiff suffered an unlawful seizure in violation of her constitutional rights as guaranteed by the Fourth Amendment to the United States Constitution. As a result, Plaintiff is entitled to damages pursuant to Title 42 U.S.C. § 1983, et seq. in an amount to be proven at trial.

18. As a further result of the acts alleged above, defendants, Montana and Good used unreasonable, unjustified threat of excessive force and coercion upon Plaintiff Kayla Cashman. This unreasonable and excessive use of force constituted an unlawful seizure, in violation of Plaintiff's Constitutional rights as guaranteed by the Fourth Amendment to the United States Constitution. As a result, Plaintiff Kayla Cashman is entitled to damages pursuant to Title 42 U.S.C. § 1983 in an amount to be proven at trial.

19. As a further result of the acts alleged above, particularly the acts of filing false and/or inaccurate police reports which caused Plaintiff Kayla Cashman to be falsely charged with criminal violations, Plaintiff Kayla Cashman suffered an unlawful and/or malicious prosecution in violation of her right against unreasonable seizures as guaranteed by the Fourth Amendment to the U.S. Constitution. As a result, Plaintiff Kayla Cashman is entitled to damages pursuant to Title 42 U.S.C. section 183, et seq. in an amount to be proven in trial.

Good and each of them failed to prevent, stop and/or intervene in these unprovoked and unjustified acts of unlawful detention/arrest, excessive force and/or malicious prosecution against Plaintiff, and failed to protect Plaintiff from these constitutional violations by its employees and/or agents, thereby violating Plaintiffs' Fourth Amendment rights.

body. Plaintiff suffered severe emotional distress from her unlawful seizures and the acts of threats by defendant Montana and Good. Plaintiff suffered additional emotional distress from her wrongful incarceration and her false/malicious prosecution. Plaintiff is therefore entitled to general and compensatory damages in an amount to be proven at trial.

SECOND CAUSE OF ACTION

[42 U.S.C. § Constitutional Violations via
Unlawful Policies, Customs or Habits]

incorporates by reference each and every allegation contained in Paragraphs 1 through 15 above as though fully set forth herein.

Montana individually, and while acting as a member of the District's campus police, utilized Defendant District's unlawful policies, customs and habits of improper and inadequate investigation and hiring, training, retention, discipline and supervision of its officers, proximately causing the constitutional deprivations, injuries and damages alleged in the First Cause of Action. Plaintiff alleges that the policies established by the DISTRICT and which were enforced by Defendant Montana, violate Constitutional rights by failing to require a parent be present during interrogations, and as such the DISTRICT and defendant Montana violated its

1 fiduciary duty to act as *In loco parentis* and violates its obligations to act as *In loco parentis*.
2 Plaintiff is further informed and believe that other citizens have been treated unlawfully and
3 abused by officers, but the District, and Defendant Montana, have a custom, policy or practice of
4 failing to properly protect the rights of minor's by failing to contact a parent prior to
5 interrogations, thus leading to the Constitutional violations against Plaintiffs as described above.
6 As a result, Plaintiff is entitled to damages pursuant to Title 42 U.S.C. § 1983, in an amount to be
7 proven at trial.
8

9 24. Further, on information and belief Plaintiff's allege that defendant District, acting
10 by and through the campus police, in this case, defendant Montana has an unlawful policy,
11 custom or habit of permitting or condoning unlawful seizures and detentions, by its campus
12 police force,, and of permitting and condoning unlawful interrogations by its officers, which led
13 to unlawful search and seizure. Defendant District has a further unlawful policy, custom and
14 habit of inadequate training, supervision and discipline of its officers, including defendant
15 Montana, involved in this incident.
16

17 25. Specifically, the District and defendant Montana refused and failed to investigate
18 the complaint, of Plaintiffs' herein. Indeed, District and defendant Montana refused to
19 investigate Plaintiffs' complaint based solely upon the police report of the very officer that
20 abused Plaintiff who was the subject of Plaintiffs' complaint and whose version of this incident
21 Plaintiff vigorously disputed. In short, the District reached a conclusion that the defendant
22 Montana & administration acted properly without an investigation, without interviewing several
23 civilian witnesses and despite the fact that a Superior Court judge dismissed Plaintiff Kayla
24 Cashman's criminal case as a result of her finding that Plaintiffs were unlawfully seized by the
25 defendant Montana, in violation of their Fourth Amendment rights, and finding no credible
26 evidence to support the charges and/or crimes.
27
28

1 26. These policies and failures constituted additional ratification of and acquiescence
2 in acts of, false arrest, unlawful search and seizure and other improprieties by the District and
3 defendant Montana, which thereby encourages officers, such as Montana, to continue to commit
4 additional improprieties, then prepare false and inaccurate reports. These policies and failures
5 were the moving force behind the injuries suffered by Plaintiff, constituted ratification by the
6 District and also constituted deliberate indifference to the rights and safety of Plaintiff, in
7 particular, and other members of the public by defendant Montana.

8
9 27. As a proximate result of the unlawful policies, customs and habits alleged above,
10 Plaintiffs suffered the constitutional violations, injuries and damages alleged in the First Cause of
11 Action and thus are entitled to general and compensatory damages against defendant Montana in
12 an amount to be proven at trial.

13
14
15 **STATE LAW CLAIMS**

16 The following claims are brought under California law on behalf of both Plaintiffs.

17 **THIRD CAUSE OF ACTION**

18 [Negligence]

19
20 28. Plaintiff, Kayla Cashman, by and through her Guardian ad Litem realleges and
21 incorporates by reference the allegations contained in paragraphs 1 through 15 above as though
22 fully set forth herein.

23 29. By the acts alleged above, Defendant District was negligent and breached its duty
24 of due care owed to Plaintiff, Kayla Cashman, thereby causing the injuries and severe emotional
25 distress as described in the Factual Allegations and the First Cause of Action, particularly
26 paragraphs 6 through 20 above. Plaintiffs are therefore entitled to general and compensatory
27 damages in an amount to be proven at trial.
28

1 30. Defendant, DISTRICT was further negligent in permitting student's to drive and
2 utilize the golf carts without supervisory control, monitoring and oversight.

3 31. Defendant District's failure to control and/or monitor and/or supervise the
4 operation of the carts led directly to Plaintiff, Kayla Cashman's operating the cart and suffering
5 of physical injuries by way of the cart running into the fence. Said inaction and failures by the
6 DISTRICT was the proximate cause of plaintiff's injuries arising from the collision with the
7 fence and for which she has suffered injury and incurred expenses, physical deformity, pain and
8 suffering and distress.

9
10 32. Further, Plaintiff is entitled to recover for the emotional distress she suffered as a
11 result of the action of the District. Plaintiff is therefore entitled to recover general and
12 compensatory damages for their emotional distress in an amount to be proven at trial.
13

14
15 **FOURTH CAUSE OF ACTION**

16 [False Arrest/False Imprisonment]

17 33. Plaintiff, Kayla Cashman, by and through her Guardian ad Litem realleges and
18 incorporates by reference the allegations contained in paragraphs 1 through 32 above as though
19 fully set forth herein.

20 34. By the acts alleged herein, particularly the act of unlawfully detaining, falsely
21 arresting and/or falsely imprisoning Plaintiff, Kayla Cashman, without a warrant or probable
22 cause, Plaintiff was falsely arrested and/or falsely imprisoned, entitling her to damages pursuant
23 to California law.

24 35. As a result of these acts, Plaintiff suffered the injuries and damages described in
25 the Factual Allegations and paragraphs 6 through 30 above and severe pain, suffering and/or
26 emotional distress, and legal fees and costs to defend herself in the criminal proceeding entitling
27 her to damages in an amount to be proven at trial.
28

1 36. In committing the acts alleged above, the individually named defendants acted
2 maliciously and/or oppressively and were guilty of a wanton and reckless disregard for the rights,
3 feelings and safety of Plaintiffs and by reason thereof Plaintiffs are entitled to exemplary and
4 punitive damages in an amount to be proven at trial.

5
6 **FIFTH CAUSE OF ACTION**

7 [Civil Code § 52.1 Civil Rights Violation]

8 37. Plaintiff, Kayla Cashman, by and through her Guardian ad Litem realleges and
9 incorporates by reference the allegations contained in paragraphs 1 through 36 above as though
10 fully set forth herein.

11 38. The acts alleged above, particularly the acts of unjustified criminal prosecution
12 and unreasonable search and seizure, constituted an unlawful seizure, in violation of Plaintiff,
13 Kayla Cashman's, rights guaranteed by the California Constitution (Article I, Section 13) and the
14 United States Constitution, specifically the Fourth Amendment thereto. These acts were
15 committed by threats, intimidation and/or coercion. Therefore, Plaintiff is entitled to damages
16 pursuant to California Civil Code section 52.1(b).

17 39. As a result of these acts, Plaintiff suffered the injuries and damages described in
18 the Factual Allegations and paragraphs 28 through 33 above and severe pain, suffering and
19 emotional distress, entitling her to damages in an amount to be proven at trial.

20 40. In committing the acts alleged above, the individually named defendants acted
21 maliciously and/or oppressively and were guilty of a wanton and reckless disregard for the rights,
22 feelings and safety of Plaintiff and by reason thereof Plaintiff is entitled to exemplary and
23 punitive damages in the amount to be proven at trial.

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27 **SIXTH CAUSE OF ACTION**

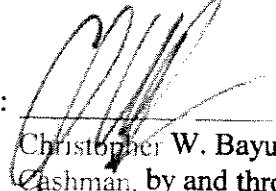
28 [Intention Infliction of Emotional Distress]

3. For costs of suit herein, including reasonable attorney fees; and
4. For such other relief as the Court deems proper.

BAYUK & ASSOCIATES, Inc.

DATED: June 11, 2008

By:


Christopher W. Bayuk, Attorneys for Kayla
Cashman, by and through her Guardian ad
Litem, Bernadette Hilgeman and Stephen
Cashman, individually.

Jones, Genie W.

From: efile_information@casd.uscourts.gov
Sent: Monday, June 16, 2008 3:12 PM
To: casd.uscourts.gov@casd.uscourts.gov
Subject: Activity in Case 3:08-cv-00519-BEN-POR Cashman et al Amended Complaint

This is an automatic e-mail message generated by the CM/ECF system. Please **DO NOT RESPOND** to this e-mail because the mail box is unattended.

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U.S. District Court

Southern District of California

Notice of Electronic Filing

The following transaction was entered by Bayuk, Christopher on 06/12/2008 at 10:05:46 AM PDT and filed on 06/12/2008

Case Name: Cashman et al
Case Number: 3:08-cv-00519-BEN-POR
Filer: Bernadette Hilgerman
Document Number: 11

Docket Text:

AMENDED COMPLAINT against all defendants, filed by Bernadette Hilgerman.
(Attachments: # (1) Proof of Service Proof of Service. First amended complaint, # (2) Proof of Service)(Bayuk, Christopher) (Additional attachment(s) added on 6/16/2008: # (3) Main Document) (joeh).

3:08-cv-00519-BEN-POR Notice has been electronically mailed to:

Christopher W Bayuk cbayuk@bayuklaw.com, heather.m@bayuklaw.com

Michael R Gibson gibsonm@higgslaw.com, genie@higgslaw.com

3:08-cv-00519-BEN-POR Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

Document description:Proof of Service Proof of Service. First amended complaint
Original filename:n/a

6/16/2008

Electronic document Stamp:

[STAMP dcecfStamp_ID=1106146653 [Date=6/12/2008] [FileNumber=2653448-1]
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Document description:Proof of Service

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1106146653 [Date=6/12/2008] [FileNumber=2653448-2]
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Document description: Main Document

Original filename:n/a

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